

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

ALLEN MORSLEY, : **CIVIL NO. 1:01-cv-1003**
petitioner

FILED
HARRISBURG
JUL 14 2000

MARY E. D'ANNUREA, CLERK
Per 

JUL 14 2003

HARRISBURG PA

111 14 2003

**REQUEST FOR EXTENSION OF TIME, TO FILE
MOTION TO AMEND PURSUANT TO RULE 15(a)**

COMES NOW , ALLEN MORSLEY (Hereinafter "Petitioner") Appearing pro se, in
the above captioned matter , and hereby moves this Honorable Judge To ex-
cept request for exstension of time to file motion to Amend in accordan-
with M.D.Pa. L.R. 7.5 within ten (10) days of the filing of this motion.

THE PETITIONER AVERS THE FOLLOWING:

In the instant case before this Hon. court , the petitioner has moved from one institution (F.C.I. Edgefield) To **U.S.P. LEE COUNTY** ' After prior Motion had been filed (Nov . 5th. 2002). Yet un-alike F.C.I. Edgefield, **U.S.P. LEE COUNTY is not Well Established** in regards to the **Legal** aspects of litigation for prisoners .

As the petitioner had mentioned in **request** for exstension of time to respond to opposition of **documentary evidence** (2247). U.S.P. LEE COUNTY has [0]nly One (1) **Copy Machine** / **Ten type writers** and over 1300 inmates. many of which have just as much right to the limited materials as the petitioner. And while the copy machine has been broken for almost three 3 Weeks ' The petitioner has been unable copy exhibits that are central , to the case law inwhich the petitioner bases his claims .

And Although this **honorable Judge** has held the petitioners litigations to less stringent standards than that of an attorney , the truth is that U.S.P.LEE COUNTY has in a real sense ' truncated much of petitioners litigations. As the cost of type ribbons / and correction tape . **[A]re**s beyond the petitioners **Means** . So misspelled words, that are easily corrected become expensive ' and further damaging . and the petitioner now ask this court to overlook such minor infractions as well.

And to further **Allow** request for exstension of time to **submit** motion to **Amend** pursuant to rule 15 (a). Which is being re-typed with **contro-
ling** "Case Law". And in accordance to with **M.D.Pa. L.R. 7.5.** .

wherefore the petitioner prays that this **honorable Judge** **Would** indulge the minor setbacks that have accured , And allow motion to be submitted within **ten** (10) working days after receiving this **[R]equest** .

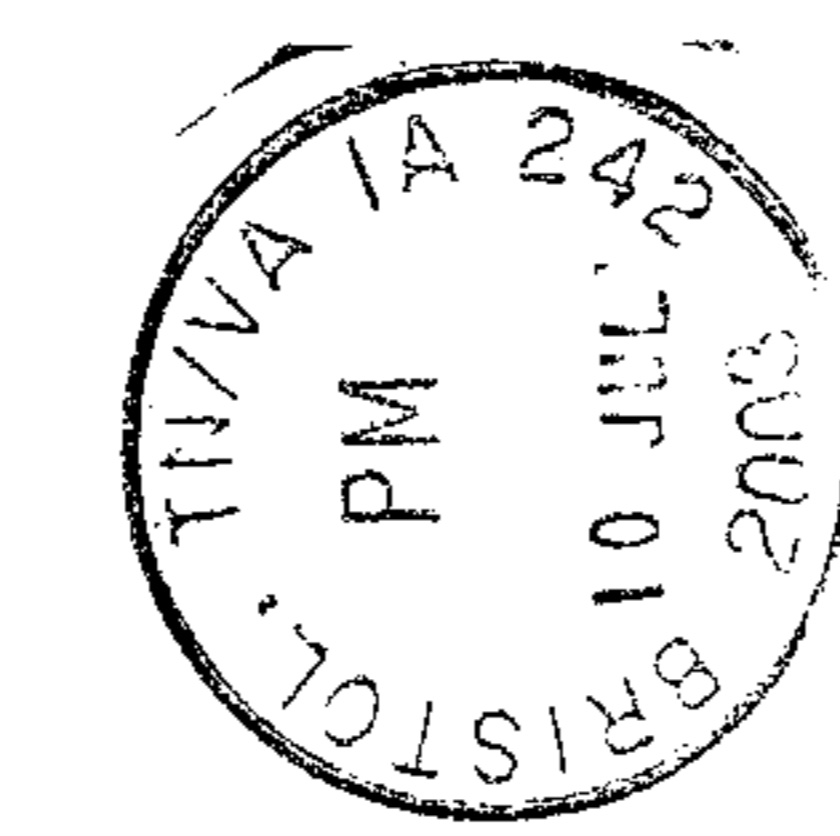
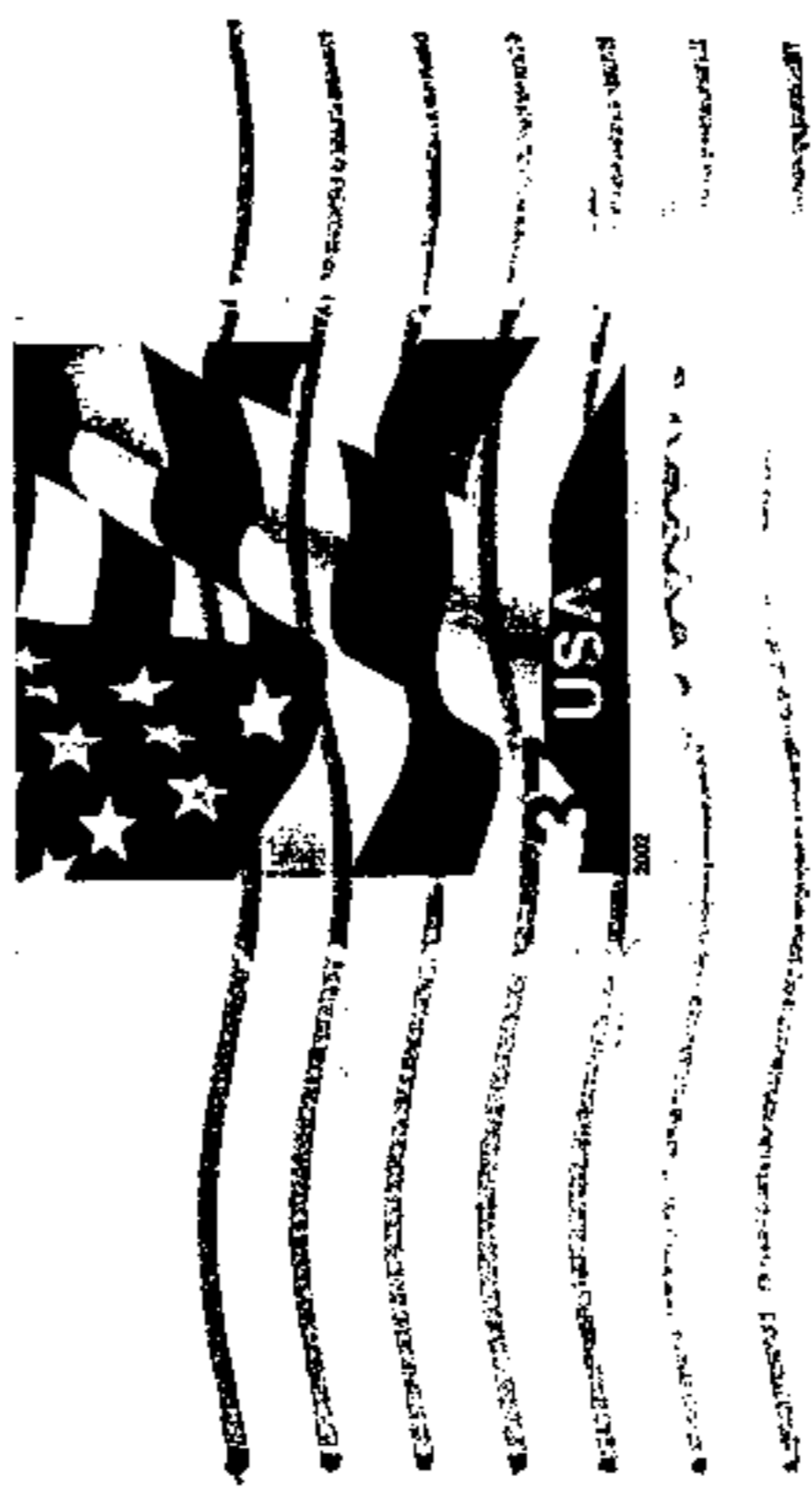
RESPECTFULLY SUBMITTED THIS 10 DAY OF JULY 2003
MR. ALLEN MORSLEY 14718056

CERTIFICATE OF SERVICE

I , **ALLEN MORSLEY** , THE PETITIONER IN THE ABOVE CAPTIONED MATTER , HEREBY CERTIFY , THAT A COPY OF MOTION (REQUEST FOR EXSTENSION OF TIME) HAS BEEN FORWARDED BY MAIL , TO **ASSISTANT U.S. ATTORNEY MATHEW E. HAGGERTY** . P.O BOX 11754 HARRISBURG , PENNSYLVANIA. 17108-1754 .

OF THIS DO I AFFIX MY NAME

Mr Allen Morsley



MR. ALLEN MORSLEY
NAME
14718056
REG. NO.

UNITED STATES PENITENTIARY
LEE COUNTY
Post Office Box 305
Jonesville, Virginia 24263-0305

UNITED STATES DISTRICT COURT FOR THE MIDDLE
DISTRICT OF PENNSYLVANIA

Office of the Clerk
U.S. Courthouse
228 Walnut street
P.O. Box 983
Harrisburg, Pa 17108

FILED
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JUL 14 2003

MARY E. HARRIS, CLERK
Per *[Signature]*

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